IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

AMAZON.COM, INC. and AMAZON DATA SERVICES, INC.,

Plaintiffs.

v.

WDC HOLDINGS LLC dba NORTHSTAR COMMERCIAL PARTNERS; BRIAN WATSON; STERLING NCP FF, LLC; MANASSAS NCP FF, LLC; NSIPI ADMINISTRATIVE MANAGER; NOVA WPC LLC; WHITE PEAKS CAPITAL LLC; VILLANOVA TRUST; CASEY KIRSCHNER; ALLCORE DEVELOPMENT LLC; FINBRIT HOLDINGS LLC; CHESHIRE VENTURES LLC; CARLETON NELSON; JOHN DOES 1-20,

Defendants.

800 HOYT LLC,

Intervening Interpleader Plaintiff / Intervening Interpleader Counter-Defendant,

v.

BRIAN WATSON; WDC HOLDINGS, LLC; PLW CAPITAL I, LLC; BW HOLDINGS; LLC,

Interpleader Defendants,

and

AMAZON.COM, INC., and AMAZON DATA SERVICES, INC.,

Interpleader Defendants / Interpleader Counter-Plaintiffs.

CASE NO. 1:20-CV-484-LO-TCB

PLAINTIFFS' MOTION FOR DEFAULT JUDGMENT AGAINST DEFENDANTS FINBRIT, ALLCORE, NOVA WPC LLC, WHITE PEAKS CAPITAL LLC, AND VILLANOVA TRUST Pursuant to Federal Rule of Civil Procedure 55(b), Plaintiffs Amazon.com, Inc. and Amazon Data Services, Inc. ("Amazon") respectfully move the Court to issue a default judgment against Defendants Finbrit Holdings LLC ("Finbrit"), AllCore Development LLC ("AllCore"), NOVA WPC LLC ("NOVA"), White Peaks Capital LLC ("White Peaks"), and Villanova Trust ("Villanova") (collectively, the "Defaulting Defendants").

As discussed in Amazon's memorandum in support of this motion, the clerk has already entered a default for each of the Defaulting Defendants. *See* Dkts. 406, 447. Moreover, all of the necessary elements for the Court to issue a default judgment are met here. The Court has personal jurisdiction over the Defaulting Defendants, *see Homesite Ins. Co. v. Stapleton*, 2014 WL 5107081, at *1 (E.D. Va. Oct. 3, 2014), the allegations in Amazon's complaint support its claims, *see Loeschen v. Shrom*, 2020 WL 4228311, at *2 (W.D. Va. July 23, 2020), a default judgment is appropriate under the circumstances, *see EMI Apr. Music, Inc. v. White*, 618 F. Supp. 2d 497, 506 (E.D. Va. 2009), and Amazon's complaint contains clear allegations of the damages Amazon has suffered from the Defaulting Defendants' conduct, *see Superior Performers, Inc. v. Thornton*, 2020 WL 6060978, at *5 (M.D.N.C. Oct. 14, 2020).

Accordingly, Amazon respectfully requests that the Court grant this motion.

Dated: March 11, 2021 Respectfully submitted,

Veronica S. Moyé (pro hac vice

application pending)
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Counsel for Plaintiffs Amazon.com, Inc. and Amazon Data Services, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on March 11, 2022, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system. I will then send the document and a notification of such filing (NEF) to the following parties via U.S. mail to their last-known address and by email, where noted:

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